

STATEMENT OF MERGER

(Corporations Code section 16915(a).)

A \$30.00 filing	fee must accom	pany this form.
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IMPORTANT — Read all instructions before completing this form.		This Space For Filing Use Only	
SURVIVING ENTITY INFORMATION			
1. NAME OF SURVIVING ENTITY			
2. TYPE OF ENTITY	3. CA SECRETARY OF STATE FILE NUMBER	R, IF ANY 4. JURISDICTION	
5. STREET ADDRESS OF CHIEF EXECUTIVE OFFICE OF SURVIVING ENTITY CITY AND STATE ZIP CODE			
6. STREET ADDRESS OF CALIFORNIA OFFICE C	OF SURVIVING ENTITY, IF ANY CITY	STATE ZIP CODE	
		CA	
DISAPPEARING ENTITY INFORMATION (If more than one entity is disappearing, attach additional pages with the required information.)			
7. NAME OF DISAPPEARING ENTITY			
8. TYPE OF ENTITY	9. CA SECRETARY OF STATE FILE NUMBER	R, IF ANY 10. JURISDICTION	
ADDITIONAL INFORMATION			
11. ADDITIONAL INFORMATION SET FORTH ON ATTACHED PAGES, IF ANY, IS INCORPORATED HEREIN BY THIS REFERENCE AND MADE PART OF THIS STATEMENT.			
EXECUTION (If additional signature space is necessary, the signature(s) may be made on an attachment to this document. Any attachments to this document are incorporated herein by this reference.)			
12. I CERTIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE FOREGOING IS TRUE AND CORRECT OF MY OWN KNOWLEDGE. I DECLARE I AM THE PERSON WHO EXECUTED THIS INSTRUMENT, WHICH EXECUTION IS MY ACT AND DEED.			
SIGNATURE OF AUTHORIZED PERSON FOR THE	SURVIVING ENTITY DATE TYPE OR P	RINT NAME AND TITLE OF AUTHORIZED PERSON	
SIGNATURE OF AUTHORIZED PERSON FOR THE	SURVIVING ENTITY DATE TYPE OR P	RINT NAME AND TITLE OF AUTHORIZED PERSON	
GP-6 (REV 09/2006)		APPROVED BY SECRETARY OF STATE	

INSTRUCTIONS FOR COMPLETING THE STATEMENT OF MERGER (FORM GP-6)

For easier completion, this form is available on the Secretary of State's website at http://www.ss.ca.gov/business and can be viewed, filled in and printed from your computer. The completed form can be mailed to Secretary of State, Document Filing Support Unit, P.O. Box 944225, Sacramento, CA 94244-2250 or delivered in person to the Sacramento office, 1500 11th Street, 3rd Floor, Sacramento, CA 95814. If you are not completing this form online, please type or legibly print in black or blue ink. This form should not be altered. This form is only filed in the Sacramento office.

Statutory filing provisions are found in California Corporations Code section 16915(a). All statutory references are to the California Corporations Code, unless otherwise indicated.

- This Statement of Merger may only be used for mergers involving a domestic partnership, in which another
 partnership or a foreign other business entity is a party, but in which no other domestic "other business entity" is
 a party. [The term "other business entity" is defined in Section 16901(12).]
- Each party to the merger must be authorized by the laws under which it is organized to effect the merger. (Section 16910.)
- The filing of a Statement of Merger shall have the effect of filing a cancellation of any Statement of Partnership Authority filed by a disappearing registered general partnership. (Section 16915(c).)
- The Statement of Merger may not be filed if a domestic "other business entity" is a party to the merger. To
 effect the merger, a Certificate of Merger (Form OBE MERGER-1) must be filed pursuant to Section 16915(b).
 Form OBE MERGER-1, along with pertinent filing information and instructions, is available on the Secretary of
 State's website at http://www.ss.ca.gov/business.

FEES: The fee for filing a Statement of Merger is \$30.00. However, there is a \$15.00 special handling fee for processing a document delivered in person to the Sacramento office. The special handling fee must be remitted by separate check for each submittal and will be retained whether the document is filed or rejected. The preclearance and/or expedited filing of a document *within a guaranteed time frame* can be requested for an additional fee (in lieu of the special handling fee). Please refer to the Secretary of State's website at http://www.ss.ca.gov/business/precexp.htm for detailed information regarding preclearance and expedited filing services. The special handling fee or preclearance and expedited filing services are not applicable to documents submitted by mail. Check(s) should be made payable to the Secretary of State.

COPIES: The Secretary of State will certify two copies of the filed document(s) without charge, provided that the copies are submitted to the Secretary of State with the document(s) to be filed. Any additional copies submitted will be certified upon request and payment of the \$8.00 per copy certification fee.

Complete the Statement of Merger (Form GP-6) as follows:

- Items 1-4. Enter the following information for the surviving entity: The exact name of the entity, the type of entity (e.g., corporation, limited liability company, limited partnership, general partnership, etc.), the file number issued to the entity by the California Secretary of State (if any) and the jurisdiction (state or country) under which the entity was organized.
- **Item 5.** Enter the street address, including the zip code, of the chief executive office of the surviving entity. Please do not enter a P.O. Box number or abbreviate the name of the city.
- If the street address of the chief executive office entered in Item 5 is not located in California, enter the street address of an office of the surviving entity in California, if any. Please do not enter a P.O. Box number or abbreviate the name of the city.
- Items 7-10. Enter the following information for the disappearing entity: The exact name of the entity, the type of entity (e.g., corporation, limited liability company, limited partnership, general partnership, etc.), the file number issued to the entity by the California Secretary of State (if any) and the jurisdiction (state or country) under which the entity was organized. If more than one entity is disappearing, attach additional pages with the required information.
- Item 11. This statement confirms that attachments to the Statement of Merger, if any, are incorporated by reference. All attachments should be 8 ½ x 11", one-sided and legible.
- If the Statement of Merger is filed by the surviving domestic partnership, the statement shall be executed by at least two partners of the surviving partnership. (Sections 16915(a), 16105(c) and 16101(17).) If the statement is filed by the surviving foreign other business entity, please refer to the laws of the foreign jurisdiction for signatory requirements. If additional signature space is necessary, the signature(s) may be made on an attachment to the Statement of Merger. All attachments should be 8 ½ x 11", one-sided and legible.